Sup 16, 2008 MB Court For the Northern DISTrACT Of Illinois Fredrick lee Walker Civil case no_ State Case No. OOCR 180730/ State persiding Judge James Obbist people of the State of Illinois Judge James m. Obbish Attorney's Clarence L. Burch & Debra-A Seaton. petition for Removal Now Comes the petitioner Fredrick Lee Walker pro'se And move's this Honorable court to hear The petitioners motion for Removal, on fact's of Constitutional Violations by Judge obbish, the State's Attorney's in all case's against the petitioner, and court appointed Allorney's For the petitioner.

Clarence L Burch and Debra.

Case 1:08-cv-03466

In Support of this motion the petitioner States the following.

In the United States District B

I. I have been incarcerated since June 24,2000 on charge's of murdur, Arm Robbery, Home Invasion and mutible other Charge's and if convicted on Such i could be sentence to death in these matters.

- Durren my incarceration on Said Charges, I've been Completely denied all of my constitutional Right's in almost all matter's concerning me By Judge Henry R. Simmons JR., Both Stat's Attorney's in my case's. Attorney's clarence Burch, Woodard T. Jordan, Debra A. Seaton, Cook-County-Jail official's, many visitor's, that mention individual's creat problems involving me, and cook-county-sourt-touse official's, and Visitor's, and ect—
- 3. I've been Single out for unlawful treatment's in that i'm being completely denied Due process of the law, as alell as equal protection of the law by all of the individual's Stated here-in.
- 4. The nature of my case, and the belief's of the individual's stated here in has on numeberals occasion's, committed unlaw act's against me, for no other reason's but, because of their I'll feeling's toward's me for such And such action's along of Said individual's action's of the many violations of my constitutional right's have been the cause's of the rule's of discovery in my case's being violated, for every way of discussing my case's, to sumitting their Item's ex discovery, to unconstitutional And/or unswiftie punishment's from Said in dividual's (please see any and all report's filed by me as In Cry'll federal court. As well!

Said individual's reports and for criminal charge's put against me in retaliation for my complaint's against them. or to aut right try and mask their unlawful action's toward's me completely.

5 The Judge's, the State's Attorney's, and the defense Attorney'S in my case's all are well aware of These Situation'S, But instead of rightfully owning up to their official dutie's in these untuliful matter's, they all agree to such unlawful action's toward's me, to where they all will and have taken some part in these untauful action's to Insure that i recreve such hardship's in any of these matter's that any body Set's out against me please see copy's of motion's for Substitutional Judge Stromon, and ineffective assistance of counselors, motion for clarification and for reconsideration of the courts ruling regarding motion for Substitutional Judge, and ineffective assistance of counsel motion for violation of attorney and client privilegeds. motion for substitutions Judge, and messective assistance of counselor's. And other motion and oral motion's filed by me on court records as well.

- Court transcript's and records regarding alot of these situation's have been manipulated or completely erace by mention official's.
 - 7. I've been made to Sumitt additional finger print's to the cook-county-court official's, per my then court appointed public defender woodard T. Jordan which he, the State's Attorney's in my case's knew that the State Crime lab was seeking in order to obtain finger print's of me that they dishit have to make a compearason, and falsly accuse me in the matter. Judge Simmon's made me sumitt to such testings.
 - 8. Said Altorney's clarence L. Burch, and Debra A. Seadon was appointed to my case's to insure that it recieve proper and fair legal representation from the courts by properly providing legal representation to me. In Said cleath penalty cause's But instead, Said Altorney's intention's are not to provide me with any legal representation, and infact, i can prove that said Altorney's are against me in all the matters that I required their sincere representations.
 - Instead of any Judge in these matters seeing to it that i recieve the benister's of the law in these matter's Said officialis know are exactually what i's going on in these matter's but also ignor my Interest in these to only cause

me more pain and sufferings in these matters. For Instance, Said Judge Simmon's Knew of Attorney wood and T. Jordan Intention's in the matter's which here stated here in against him. But regardless that he knew, I was order by Said Judge to come back to governt and get my discover to my crimonal case's. Because Said Judge Stated that he was making me go pro-se, against me wish's. And he even stated that he was only given me a month to prepear for trial and that he was not Showing me the rule's of The court Befor i was sent to be evaluation on the loth floor by Said Judge and appointed Both Attorney's clarence 1. Burch and Debra Seaton they're has been numeberous accaston's to where Said Judge have allowed my Attorney's and Cook-county-Jak-official hinder me from recovering fair Judgement's in my case. for instance said cook-county-Jail official's Knew that i was hearing a motion to quash Arrest and Surpress evidence, and intention charge me with another criminal Charge which was sent up to said Judge court-Room Sooner the then normal time's And the Judge the State and my Attorney's mention-these new charge's befor my hearing on my motion was heard, and i was gotte unlawfully punts punish because it was densed relief Because of this.

- 10. Still i was denied any relief concerning the motion's that i heard in forant of Judge Kazmierk i for substitute of Judge and ineffective assistance of counselor's on may of Jook Concerning these incidents, But in Stead i was sent back in front of Judge Simmon's who denied my request to hear the issue's of ineffective assistance of Counselor's.
- Il. I've been denied to be Evaluated by Doctor michael m. -Gelbort and also medically Evaluated in consunction with psycheatric and psychological testing in preparation, for Trial by Said Doctor, Attorney's clarence Burch, and Debra Seaton, and Judge Simmon's althdreal Talo motion's that was file on C.C.J. Official's for violation's of Said order's, and contempt's of court Change's brought against Said Cook-county-Jail-Official'S, regardless that they have denied me any medical care accordently to any court order's for over a year in said mother's and that I had a Civil Complaint against Said department pending in Federal court's. And that i was completely being denied all of my rights of pice process of law, and that the regard's reflect C.C.T. Official'S misconduct against me in these matters. I was also denied these Evaluation's and unlaufully represented by Said Attorneys and Doctor, Gielbort in these mater's, Due to i was never allowed Soid medical evaluation by any Doctor as order to be In conjunction of poctor Gelbort's testing of me. Said Doctor even dave test Score's OF my Claiment

evaluation's of me alash properly completed by either Said Doctor or any medical required Doctor, befor Said Doctor Gelbort even Came up with testing Score's of me in Such matter's. Said Official's even furthur disregarded all of my right's in these matter's. Because Said Doctor Gelbort alas allowed to Change my test score's two different times to Say that i was intelligent from the earlyer testing score's that he gave me of being border line mintally retardation without recvaluating me at all! the motion's at to surpress statements, and on Atkin's hearing was lost because of unlawful measur's committed towards me, by Both Albray's Dortor, C.C.J.-official's Judge's in my case's, ect.—

The petitioner in these matters. Because the court record's should and need to reflect the facts that Jude James m. Obbish don't have any concern's for any of my constitutional rights in these matter's because, the constantly denied me any of my right in any matter's befor him of Violation's of my constitutional right's in these matters by becoming very unlawful toward's me in all matters to farther violate all of my constitutional right's in Said matters, and to further push me in harm's chay's by his many action's, behavior's and aftitude's in such matters.

Cook-county-Jail Court-Room official's even have, express a deeply distegard for me, and my, Constitutional right's on these matters, By Spreading Rumorer's around Said Court house and many Visitors, and to other Official's that I Rope and Killed a old best aloman, and ect _ I've con tinue to be single out for unlawful treatments in these matters by mention Judge Obbish, Because Court room Officers of his court Room Supported or made false Statements to Said Judge about me, and i've been denied any fairness in these matter's by Said Judge Obbish. But instead Said Judge orders for me to be brought to open court With Said Official'S With Gun'S on their personal's multible officers present in Said Court Room, and made to form a negative looking circle around me as if i'm a real Killer. I'm force to alear a mask over my face in Said open court Room While it's, going on And I'm made to alear chain's around my wast, Ankle's, and hand's in Said open court Roum. Because Said Judge falsly accussed me Of making verbal threat'S toward's him And Both Attorney's Clarence Burch and Debra Seaton Stated that i Spit on them.

- 17. many Attempt's have been made by myself to be freed from a conflict of interest's in Said matters. But Judge Obbish again refuse to offer my any fairness in these matter's, But allow Said Attorney's Clavence Burch, and Jebra Section to Continue to Cause me Such hardships in their total representation of me in these matter's.
 - 13. I was set up by Atlomey's clarence Burch, DebraSeaton, The States Atlomey's in my case's. The psychratric
 Doctor's on the tenth floor of cook county-court official's
 builting. Judge obb, sh, Cook-county-Jail official's to
 be sent to chester mental Health Center, to Say that i'm
 a mosor problem and sumitted extermly untruthful
 report's about me to Said mental Health official's.
 I was again unlawfully physically attacked
 and assulted by Said mental Health official's.
 Inorder to Start me out on mental Health medications
 to say that I have an anger problem.
 - He Cook County-Jail official's Continue's to Violate
 all of my constitutional rights in these matters even
 though i have Civil action's pendding against them
 in federal count's. I'm often the victom of the many
 unlawful measur's that are taken against me by
 Said official's (please see any and/or all documents upon request concevering such). I've been denied all
 of my see seen enter in my of the court orders
 that have been enter in my ortmanal cases

by Cook-cottenty-Jail official's alhos only intention are to contest Said court order's, Because for one They are upset that i have them and also because I'm back from chester mental Health center Sconer Then They Wished me gone. Altorney Burch & Section are also apart of these matter's against me to try and derived me all of my rights in Said matters. The petitioner has been criminally charged in approxi-- motely tulenty-Two other cases by C.C.J. official's, unlawfully! 15. For these reason's the petitioner fears that he is not being treated under the equal protection of the law. Due to the nature of his criminal charges, and the fact's that approximately two cook-county-sail-officia know's of the petitioner, his family friends, and the Victoris family and friends, and have done had relations with the petitioner befor his incarceration, and have done lived in the area of the So call Chime Scene of his case's for the reason's Stated here in the petitioner is being denied his fundamental constitutiona rights, which is a infring-ement of Said petitioners rights. And the petitioner pray's that this case be removed to the united -State's District Court for the Northern District of Illenois Eastern Devision.

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See exhibit "A") copy of court Transcript's of Doctor Gelbor Statement's and action's of all parties concerning motion's to Surpress States of the petitioners, and Atkins hears.

See exhibit B" Of motion's filed APR 21,2006 and may ad, 2006 for Substitute Judge and ineffective assistance of counsel.

See exhibit (2) of motion filed Feb 02,2007 for Clarification and or reconsideration of the courts ruling regarding motion for substitute of Judge, and Eneffective assistance of coursel.

(See exhibit "D") of motion filed Feb 02, 2007 for Violation of attorney and Client previleged's.

See exhibit "E" of motion filed Sep 03,2001 for Substitute Judge, and ineffective assistance of Counselors.

See exhibit "F") Coy's of Doctor michael Gelbort Evaluation's of petitioner, and related court order's, and Documents relating to such.

See exhibit (G") copy's of CPVIL complaint filed against cook-county-Jail official's and other related documents relating to Such.

Certificate of Service

Now Comes the plaintiff and submitts a true and correct copy of the following notice of removal and petition for the removal to the united states district clerk for the northern district located at 219 South - Dear born chicago Illinois bolog, and also a copy of the following to cook-county-clerk

ReSpectfully Sumitted Fredrick L. Walker Filed 06/16/2008/ Page 1 of 2 In the United States District FIRM 16 2008 Court for the Northern District

OF Illinois

MICHAEL W. DOBBINS CLERK U.S. DISTRICT COURT

Fredrick L. Walker

08CV 3466 JUDGE SHADUR MAGISTRATE JUDGE BROWN

VS.

State case No.00CR1807301 State persiding Tudge. Tames Obbish

people of the State of Ill:no:S Judge James micheal obbish Attorney's Clarence L. Burch & Debra-A. Seaton.

Notice of Removal

Now comes Fredrick L. Walker prose. And moves this Honorable court to give notice of removal to the named individual's people of the State of Illinois, Judge James m. obbish and Both Attorney Clarence L. Burch and Jebra A. Section.

State ments of Facts

Due to the defendant being denied the right's to be innocent until proven Guelty, and equal protection of the law, the defendant cannot enforce his right's in the State court which the united states constitution affords individuals the right's to equal-protection under the law.

2) The petitioner for removal is sumitted to the Court and Judge James m. obbish to give notice of removal.

Respectfully Sum. Had

Tase 1:08.cv 103466 Document 1-3/ Filed 06/16/2008/ Page 1 of 3

JUN 16 2008 MD Court for the Northern District GR

MICHAEL W. DOBBINS
CLERK, U.S. DISTRICT COURT Of Illinois

Fredrick Lee Walker State persiding Judge James Obbish

VS.

08CV 3466 JUDGE SHADUR MAGISTRATE JUDGE BROWN

people of the State of Illingis Judge James michael Obbish Albrney's Clarence L. Burch, & Debra-A. Seaton.

Inquiry to Judge

Coversheet

This inquiry is a manifesto to inform the Honorable-Judge in the Cause of people VS. Fredrick walker, Case No. OOCR 18073 that the defendant is indigent and is without the founds to get a Certified copy of the record and the transcripts pertaining to the plaintiff's case. Also, due to the defendant snvoking his constitutional right to be represented by course Lor's other than Attorney's Clarence Burch, and Debra Seaton the Honorable Judge James obbist has deputed the defendant the right equal protection under the law (please see Transcript's and court record's pertaining to me from November 11, Judge til present). for these itason's i haven't been able to The defendant is at the mercy of the court, and if these Transcripts are order than the defendant's case will have a chance to Stand and will verify the allegations of the defendant. Thank you for listening your honor

Respectfully gumitted

Case 1:08-cv-03466 Document 1-3 Filed 06/16/2008/ Page 3 of 3/

In the United States District

Court for the Northern District

Of Illinois

State Case No. COCR 1807301

Fredrick Lee. Walker State presiding Judge: James Obbish

Civil Case No:

VS.

people of the State of Illinois Judge James michael obbish Attorney's Clarence L. Burch, & Debra-A. Seaton.

Sworn Affidavet

Now comes Fredrick L. Walker and Swears under the pains and peratties of persury and Swbmits that the petitioner is without the founds to pay for filing of the petition for removal. The petitioner States that Cook County-Jail administrative Department want sign the original I.F. P. Form because the petitioner has sued and filed numeberas complaint's against said institution and the staff for constitutional violations. Thus the petitioner swears under the pains and penalties of persury and makes notations that this affidavit is true and correct to the best of the petitioner's knowledge and belief.

KeSpectfylly Submitted